1		AN	ACT relating to professional employer organizations.
2		Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		⇒s	ection 1. KRS 336.236 is amended to read as follows:
4	(1)	A p	erson engaged in providing professional employer services pursuant to a co-
5		emp	loyment relationship in which all or a majority of the employees of a client are
6		cove	ered employees shall be registered under KRS 336.230 to 336.250 no later than
7		July	15, 2024. After July 15, 2024, a person who is not registered under KRS
8		336.	230 to 336.250 shall not offer or provide professional employer services in this
9		Con	monwealth and shall not use the names professional employer organization,
10		PEC), staff leasing company, employee leasing company, administrative employer,
11		or a	ny other name or title representing professional employer services.
12	(2)	Each	n applicant for registration under KRS 336.230 to 336.250 shall provide the
13		Dep	artment of Workers' Claims with the following:
14		(a)	The name or names under which the professional employer organization
15			conducts business;
16		(b)	The address of the principal place of business of the professional employer
17			organization and the address of each office it maintains in this
18			Commonwealth;
19		(c)	The professional employer organization's taxpayer identification number or
20			federal and state employer identification number;
21		(d)	A list, by jurisdiction, of each name under which the professional employer
22			organization has operated in the preceding five (5) years, including any
23			alternative names, names of predecessors, and, if known, successor business
24			entities;
25		(e)	A statement of ownership, which shall include the name and evidence of the
26			business experience of any person that, individually or acting in concert with
27			one (1) or more other persons, owns or controls, directly or indirectly, twenty-

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- five percent (25%) or more of the equity interest in the professional employer
 organization; and
 - (f) 1. A financial statement setting forth the financial condition of the professional employer organization or professional employer organization group.
- 6 2. At the time of the initial application for a new registration, the applicant 7 shall submit the most recent audit of the applicant, which shall not be 8 older than thirteen (13) months. Thereafter, a professional employer 9 organization or professional employer organization group shall file a 10 succeeding audit on an annual basis within one hundred eighty (180) 11 days after the end of the fiscal year.
- 123. An applicant may apply for an extension with the Department of13Workers' Claims, but any extension request shall be accompanied by a14letter from the auditors stating the reasons for the delay and the15anticipated date for completion of the audit.
- 164.The financial statement shall be prepared in accordance with generally17accepted accounting principles and audited by an independent certified18public accountant licensed to practice in the jurisdiction in which the19accountant is located, and shall be without qualification as to the going20concern status of the professional employer organization.
- 5. A professional employer organization group may submit combined or
 consolidated audited financial statements to meet the requirements of
 this paragraph.
- 246. A professional employer organization that has not had sufficient25operating history to have audited financial statements based on at least26twelve (12) months of operating history shall meet the requirements in27KRS 336.240 and present financial statements reviewed by a certified

1		public accountant
2		7. A professional employer organization shall meet the requirements of
3		this paragraph if the financial statement submitted by the professional
4		employer organization with its initial registration is without
5		qualification as to the going concern status of the professional
6		employer organization. If the professional employer organization has
7		not had sufficient operating history as set forth in subparagraph 6. of
8		this paragraph, the professional employer organization shall meet the
9		requirements of Section 3 of this Act in order to satisfy the
10		requirements of this paragraph.
11	(3)	Each professional employer organization operating within this Commonwealth as
12		of July 14, 2022, shall complete its initial registration no later than July 15, 2024.
13		The initial registration shall be valid until the end of the professional employer
14		organization's first fiscal year that is more than one (1) fiscal year after July 15,
15		2024. This subsection shall apply to any professional employer organization that
16		completed its initial registration at any time prior to July 15, 2024.
17	(4)	Each professional employer organization not operating within this Commonwealth
18		as of July 14, 2022, shall complete its initial registration prior to initiating
19		operations within this Commonwealth. If a professional employer organization not
20		operating within this Commonwealth becomes aware that an existing client that is
21		not based in this Commonwealth had employees and operations in this
22		Commonwealth, the professional employer organization shall either decline to
23		provide professional employer services for those employees or notify the
24		Department of Workers' Claims within five (5) business days of its knowledge of
25		this fact and file a limited registration application or file a full business registration
26		if there are more than fifty (50) covered employees. The Department of Workers'
27		Claims may issue an interim operating permit for the period the registration

applications are pending if the professional employer organization is currently
 registered or licensed by another state and the Department of Workers' Claims
 determines it to be in the best interests of the potential covered employees.

- 4 (5) *Except as provided within subsection (3) of this section*, within one hundred eighty
 5 (180) days after the end of the fiscal year, a registrant shall renew its registration by
 6 notifying the Department of Workers' Claims of any changes in the information
 7 provided in the registrant's most recent registration or renewal. *Each renewal*8 *registration shall contain a financial statement demonstrating the registrant has*9 *met the requirements of Section 3 of this Act*. A registrant's existing registration
 10 shall remain in effect during the pendency of a renewal application.
- 11 (6)Professional employer organizations in a professional employer organization group 12 may satisfy the reporting and financial requirements of KRS 336.230 to 336.250 on 13 a combined or consolidated basis provided that each member of the professional 14 employer organization group guarantees the financial capacity obligations under 15 KRS 336.230 to 336.250 of each other member of the professional employer 16 organization group. In the case of a professional employer organization group that submits a combined or consolidated audited financial statement that includes 17 18 entities that are not professional employer organizations or that are not in the 19 professional employer organization group, the controlling entity of the professional 20 employer organization group under the consolidated or combined statement shall 21 guarantee the obligations of the professional employer organizations in the 22 professional employer organization group.
- 23 (7) (a) A professional employer organization is eligible for a limited registration
 24 under KRS 336.230 to 336.250 if the professional employer organization:
- Submits a properly executed request for limited registration on a form
 provided by the Department of Workers' Claims;
- 27

2. Is domiciled outside this Commonwealth and is licensed or registered as

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1		a professional employer organization in another state;
2		3. Does not maintain an office in this Commonwealth or directly solicit
3		clients located or domiciled within this Commonwealth; or
4		4. Does not have more than fifty (50) covered employees domiciled or
5		employed in this Commonwealth on any given day.
6		(b) A limited registration is valid for one (1) year and may be renewed.
7		(c) A professional employer organization seeking limited registration under this
8		subsection shall provide the Department of Workers' Claims with information
9		and documentation necessary to show that the professional employer
10		organization qualifies for a limited registration.
11		(d) KRS 336.240 does not apply to applicants for limited registration.
12	(8)	The Department of Workers' Claims shall maintain a list of professional employer
13		organizations registered pursuant to KRS 336.230 to 336.250 that is readily
14		available to the public by electronic or other means.
15	(9)	The Department of Workers' Claims shall to the extent practical permit by
16		administrative regulation the acceptance of electronic filings, including
17		applications, documents, reports, and other filings required under KRS 336.230 to
18		336.250. The Department of Workers' Claims may provide for the acceptance of
19		electronic filings and other assurance by an independent and qualified assurance
20		organization approved by the secretary that provides satisfactory assurance of
21		compliance acceptable to the Department of Workers' Claims consistent with or in
22		lieu of the requirements of this section and KRS 336.240, and other requirements of
23		KRS 336.230 to 336.250 The secretary shall permit a professional employer
24		organization to authorize an approved assurance organization to act on behalf of the
25		professional employer organization in complying with the registration requirements
26		of KRS 336.230 to 336.250, including electronic filings of information and
27		payment of registration fees. Use of an approved assurance organization shall be

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1		optional for a registrant. Nothing in this subsection shall limit or change the
2		Department of Workers' Claims' authority to register or terminate registration of a
3		professional employer organization or to investigate or enforce any provision of
4		KRS 336.230 to 336.250.
5	(10)	All records, reports, and other information obtained from a professional employer
6		organization under KRS 336.230 to 336.250, except to the extent necessary for the
7		proper administration of KRS 336.230 to 336.250 by the Department of Workers'
8		Claims, shall be confidential and shall not be published or open to public inspection
9		other than to public employees in the performance of their public duties.
10	(11)	The Department of Workers' Claims may promulgate administrative regulations and
11		prescribe forms necessary to promote the efficient administration of this section.
12		→Section 2. KRS 336.238 is amended to read as follows:
13	(1)	Upon filing an initial registration statement pursuant to KRS 336.230 to 336.250, a
14		professional employer organization or professional employer organization group
14 15		professional employer organization <i>or professional employer organization group</i> shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the
15	(2)	shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the
15 16	(2)	shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims.
15 16 17	(2)	shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to
15 16 17 18	(2)	shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u>
15 16 17 18 19	(2)	shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u> <u>organization group</u> shall pay a renewal fee not to exceed two hundred fifty dollars
15 16 17 18 19 20		shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u> <u>organization group</u> shall pay a renewal fee not to exceed two hundred fifty dollars (\$250) to the Department of Workers' Claims.
15 16 17 18 19 20 21		shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u> <u>organization group</u> shall pay a renewal fee not to exceed two hundred fifty dollars (\$250) to the Department of Workers' Claims. Each professional employer organization <u>or professional employer organization</u>
 15 16 17 18 19 20 21 22 		shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u> <u>organization group</u> shall pay a renewal fee not to exceed two hundred fifty dollars (\$250) to the Department of Workers' Claims. Each professional employer organization <u>or professional employer organization</u> <u>group</u> seeking limited registration under KRS 336.236 shall pay a fee in the amount
 15 16 17 18 19 20 21 22 23 		shall pay an initial registration fee not to exceed five hundred dollars (\$500) to the Department of Workers' Claims. Upon each annual renewal of a registration statement filed under KRS 336.230 to 336.250, a professional employer organization <u>or professional employer</u> <u>organization group</u> shall pay a renewal fee not to exceed two hundred fifty dollars (\$250) to the Department of Workers' Claims. Each professional employer organization <u>or professional employer organization</u> <u>group</u> seeking limited registration under KRS 336.236 shall pay a fee in the amount not to exceed two hundred fifty dollars (\$250) to the Department of Workers' [250] to the Department of [250] to the Depa

27 Except as provided in KRS 336.236, each professional employer organization or

- 1 collectively each professional employer organization group shall either: 2 Maintain positive working capital as indicated by current assets minus current (1)3 liabilities and defined by generally accepted accounting principles at registration as 4 reflected in the financial statements submitted to the Department of Workers' 5 Claims with the initial registration or with each annual renewal registration; or 6 Provide a bond, irrevocable letter of credit, or securities with a minimum market (2)7 value equaling the deficiency plus one hundred thousand dollars (\$100,000) to the 8 Department of Workers' Claims if the professional employer organization or 9 professional employer organization group does not have positive working capital. 10 The bond shall be held by a depository designated by the Department of Workers' 11 Claims, securing payment by the professional employer organization of all taxes, 12 wages, benefits, or other entitlement due to or with respect to covered employees 13 should the professional employer organization fail to make payments when due. 14 → Section 4. KRS 336.248 is amended to read as follows: 15 For the purposes of KRS Chapter 341: 16 (1)The professional employer organization shall submit all required wage reports 17 and pay all required contributions to the Office of Unemployment Insurance 18 under KRS Chapter 341 using one (1) of the following: 19 The professional employer organization shall file quarterly unemployment (a)20 wage and tax reports to report the wages of all covered employees and pay 21 all contributions, penalties, and interest on wages paid by the professional 22 employer organization to its covered employees during the term of the 23 applicable professional employer agreement under the reserve account of 24 the professional employer organization; or 25 The professional employer organization shall file quarterly unemployment **(b)** wage and tax reports to report the wages of all covered employees and shall 26
- 27 pay all contributions, penalties, and interest on wages paid by the

1	professional employer organization to its covered employees during the term
2	of the applicable professional employer agreement under the reserve or
3	reimbursing account of the client. If the professional employer chooses this
4	option:
5	1. The professional employer organization shall notify the Office of
6	<u>Unemployment Insurance in writing;</u>
7	2. The professional employer organization shall assist the Office of
8	Unemployment Insurance in the process of the separation and
9	identification of the contribution history, benefit experience history,
10	and payroll of each of its clients, and the Office of Unemployment
11	Insurance shall transfer the benefit experience history to the client
12	account;
13	3. The Office of Unemployment Insurance shall determine the
14	contribution rate of each client account separately based upon the
15	client's contribution history, benefit experience history, and actual
16	payroll. If:
17	a. There is not sufficient benefit experience history in the client
18	account to establish a tax rate, the account will be assigned a tax
19	rate pursuant to KRS 341.270(1); or
20	<u>b. The client has benefit experience history from a previous</u>
21	account, that benefit experience history shall be used in
22	calculating an earned tax rate pursuant to the provisions of KRS
23	341.270(4). The benefit experience history shall be transferred to
24	the account assigned to that client as co-employer of the
25	professional employer organization. If taxable wages were
26	reported by the client in a previous account within the calendar
27	year that the professional employer organization and the client

1		enter into a professional employer agreement, the professional
2		employer organization shall be given credit for the taxable wages
3		reported by the client on each employee in the previous account;
4		and
5		4. The professional employer organization shall produce all
6		documentation and information necessary for the Office of
7		Unemployment Insurance to create the client account within sixty (60)
8		days of filing a notice under this paragraph. If the information needed
9		by the Office of Unemployment Insurance is not produced within the
10		sixty (60) day period, the professional employer organization shall
11		revert to reporting under subsection (1)(a) of this section [Except as
12		provided in subsection (2) of this section, covered employees of a
13		registered professional employer organization shall be considered
14		employees of the professional employer organization, which shall be
15		responsible for the payment of contributions, penalties, and interest on
16		wages paid by the professional employer organization to its covered
17		employees during the term of the applicable professional employer
18		agreement];
19	(2)	Beginning on January 6, 2023, and continuing through December 31, 2024, the
20		professional employer organization shall submit all required wage reports [report]
21		and pay all required contributions to the Office of Unemployment
22		Insurance [unemployment insurance fund] using the state employer identification
23		number and contribution rate of the client. After January 1, 2025, the professional
24		employer organization shall report and pay all required contributions to the
25		unemployment insurance fund <i>in accordance with the provisions of subsection (1)</i>
26		of this section;
27	<u>(3)</u>	Any professional employer organization with an existing employer reserve

1		account with the Office of Unemployment Insurance as of the effective date of
2		this Act shall comply with the provisions of this section no later than January 1,
3		<u>2025;</u>
4	<u>(4)</u>	Any professional employer organization that does not have a current employer
5		reserve account with the Office of Unemployment Insurance as of the effective
6		date of this Act shall be liable for contributions under KRS Chapter 341 pursuant
7		to this section;
8	<u>(5)</u>	After choosing one of the elections provided for under subsection (1) of this
9		section, a professional employer organization shall be permitted to change its
10		contribution election only once. The change of contribution election shall be
11		made by the professional employer organization in writing. The change of
12		contribution election shall become effective in the calendar year following the
13		date the Office of Unemployment Insurance approves the professional employer
14		organization's change of contribution option. If the Office of Unemployment
15		Insurance approves a change of contribution election, all contribution history,
16		benefit experience history, and payroll of each client shall be transferred to the:
17		(a) Professional employer organization account, if the election of subsection
18		(1)(a) of this section is chosen, or
19		(b) Individual client accounts, if the election in subsection (1)(b) of this section
20		<u>is chosen;</u>
21	<u>(6)</u>	Notwithstanding subsection (1) of this section, any client of a professional
22		employer organization that is eligible for and has made an election to use the
23		contribution method under KRS 341.275 shall continue using this method,
24		regardless of whether the professional employer organization elected the option
25		in subsection (1)(a) of this section; and
26	<u>(7)</u>	[using the state employer identification number and the contribution rate of the
~-		

27 professional employer organization ; and

(3) JUpon the termination of a contract between a professional employer organization
and a client or the failure of a professional employer organization to submit reports
or make tax payments as required by KRS 336.230 to 336.250, the client shall be
treated as a new employer without a previous experience record unless that client is
otherwise eligible for an experience rating.